CHAPTER 168†

STATE LIBRARIANS

H. F. 16

AN ACT relating to qualifications of certain state librarians.

Be It Enacted by the General Assembly of the State of Iowa:

Section three hundred three point three (303.3), sub-SECTION 1. 2 sections three (3) and four (4), Code 1971, are amended as follows: 3 3. Appoint a state law librarian who shall have special competence 4. in the organization and administration of a law library. Such appoint-5 ment shall be made for a term of six years and the state law librarian shall be removed only for cause by a two-thirds vote of the board of 7 trustees. Such appointment shall be made solely upon merit and with no 8 consideration given to the political affiliations of the person appointed. 4. Appoint a state medical librarian who shall have special compe-9 10 tence in the organization and administration of a medical library. Such appointment shall be made for a term of six years and the state 11 medical librarian shall be removed only for cause upon a two-thirds 12 13 vote of the board of trustees. Such appointment shall be made solely 14 upon merit and with no consideration given to the political affiliations 15 of the person appointed.

Approved February 19, 1971.

†See Editor's note, page iii.

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CHAPTER 169

CENSUS RECORDS

H. F. 369

AN ACT relating to fees for census searches charged by the Iowa department of history and archives.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Section three hundred three point twelve (303.12), Code 1971, is amended as follows: 303.12 Certified copies—fees. Upon request of any person, the 3 curator shall make a certified copy of any document, manuscript, or

record contained in said archives, and when such copy is properly authenticated by him it shall have the same legal effect as though certified by the officer from whose office it was obtained or by the secretary of state. Such copy may be made in writing, or by any suitable photographic process. Said curator shall charge and collect for such copies the fees allowed by law to the official in whose office the document originates for such certified copies[, and all such fees

- shall be turned into the state treasury]. A fee of three dollars must accompany each request for a search of census records. In addition to the three dollar fee, if the request for a search of census records 13 14
- is for the purpose of determining genealogy, the curator shall require a deposit of ten dollars and shall charge to the person requesting the 15 16
- 17 search the actual cost of performing the search. If the actual cost of performing the search is less than ten dollars, the curator shall

- refund to the person requesting the search the difference between the
- 20 actual cost and the ten dollar deposit. If the actual cost of perform-
- 21 ing the search exceeds ten dollars, the curator shall inform the person
- requesting the search of the additional amount due, and shall for-22
- 23 ward the results of the search upon receipt of the additional amount.
- 24 All fees collected shall be remitted to the treasurer of state for deposit

in the general fund of the state. 25

Approved May 7, 1971.

Italics indicate new material added to existing statutes; brackets indicate deletions from existing statutes. However, see Editor's note, page iii.

CHAPTER 170†

STATE PARK AND INSTITUTIONAL ROADS

S. F. 148

AN ACT relating to the state park and institutional road system.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. Section three hundred six point one (306.1), subsec-
- tion two (2), paragraph "j", Code 1971, is amended as follows: j. The state park and institutional road system shall consist of
- 3 those roads located wholly within the boundaries of state-owned lands
- and operated as parks or institutions or located within lands licensed
- to the state from federal agencies for park purposes.

Approved March 16, 1971.

†See Editor's note, page iii.

CHAPTER 171

REST AREA ON HIGHWAY IN MILLS COUNTY

H. F. 236

AN ACT relating to the establishment of rest areas or rest area buildings on interstate highways.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. Section three hundred thirteen point two (313.2), un-
- numbered paragraph four (4), Code 1971, is amended as follows: The state highway commission, either alone or in cooperation with 3
- any county, shall have the authority to utilize any land acquired inci-4
- dental to the acquisition of land for highway right of way and to also 5
- accept by gift, lands not exceeding two acres in area for roadside 6
- parks and parking areas. The commission may furnish necessary
- maintenance. The commission shall also have authority to accept by 8
- gift, equipment or other installations incidental to the use of said parks and parking areas. Said parks and parking areas shall be a 9
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- part of the primary road system and the commission may at its dis-11
- cretion sell or otherwise dispose of said lands. No rest areas or rest 12
- area buildings shall be established or constructed on an interstate